PATENT COOPERATION TREATY PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P200201190 WO		FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)					
International application No. PCT/DK 03/00568		International filing date 01.09.2003	(day/monti	n/year)	Priority date (day/month/yea 02.09.2002	ar)	
Internation A61M3		tent Classification (IPC) or bo	l oth national classification	and IPC			
Applican UNOM		AL A/S ET AL.					
1. Th	is intei ithority	rnational preliminary exan and is transmitted to the	nination report has becapplicant according to	en prepare Article 36	ed by this Inte	rnational Preliminary Exam	nining
2. Th	is REF	PORT consists of a total o	f 7 sheets, including t	his cover	sheet.		
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).						
Th	These annexes consist of a total of 4 sheets.						
3. Th	is repo	rt contains indications rel	ating to the following it	tems:			
I	\boxtimes	Basis of the opinion					
11		Priority					
Ш	⊠			ovelty, inv	entive step a	nd industrial applicability	
IV		Lack of unity of invention					
V	\boxtimes	Reasoned statement ur citations and explanation	nder Rule 66.2(a)(ii) w ons supporting such st	ith regard atement	to novelty, inv	ventive step or industrial ap	plicability;
VI		Certain documents cite					
VII		Certain defects in the in	ternational application	1			
VII	VIII Certain observations on the international application						
Date of su	ıhmissid	on of the demand		Doto of o	ompletion of this		
Date of St	1011113310	on of the demand		Date of C	ompletion of this	s report	
01.04.2004			14.07.2004				
		g address of the international ining authority:		Authorize	d Officer		nes Petegra
<u></u>	- Eur D-8 Tel	ming authority. ropean Patent Office 80298 Munich . +49 89 2399 - 0 Tx: 523656 x: +49 89 2399 - 4465	6 epmu d	Lager, C	J e No. +49 89 23	399-2957	The state of the s

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/DK 03/00568

I. Basis	of the	e rep	ort
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	De	scription, Pages					
	1-5		as originally filed				
	Cla	ims, Numbers					
	1-7		received on 18.06.2004 with letter of 15.06.2004				
	Dra	wings, Sheets					
	1/4,	3/4, 4/4	as originally filed				
	2/4		received on 18.06.2004 with letter of 15.06.2004				
2.	Wit lan	h regard to the langu guage in which the int	age, all the elements marked above were available or furnished to this Authority in the ternational application was filed, unless otherwise indicated under this item.				
	The	ese elements were av	ailable or furnished to this Authority in the following language: , which is:				
		the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)).					
		the language of publication of the international application (under Rule 48.3(b)).					
		the language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).					
3.	Wit inte	h regard to any nucle rnational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:				
		contained in the international application in written form.					
		filed together with the international application in computer readable form.					
		furnished subsequently to this Authority in written form.					
		furnished subsequently to this Authority in computer readable form.					
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.					
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.					
4.	The	amendments have re	esulted in the cancellation of:				
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				

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5. A This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

see separate sheet

6. Additional observations, if necessary:

III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

The obv	e questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- vious), or to be industrially applicable have not been examined in respect of:			
	the entire international application,			
\boxtimes	claims Nos. 1-4,7			
	because:			
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):			
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):			
⊠	the claims, or said claims Nos. 1-4,7 are so inadequately supported by the description that no meaningful opinion could be formed.			
	no international search report has been established for the said claims Nos.			
A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/ or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:				
	the written form has not been furnished or does not comply with the Standard.			
3	the computer readable form has not been furnished or does not comply with the Standard.			
Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;				

1. Statement

2.

Novelty (N)		Claims Claims	5-6
Inventive step (IS)		Claims Claims	5-6
Industrial applicability (IA)	Yes: No:	Claims Claims	5-6

2. Citations and explanations

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see separate sheet

EXAMINATION REPORT - SEPARATE SHEET

Section I.5

- 1. It appears to be no basis in the originally filed application, Article 34(2)(b) PCT, for the deletion of the passage "arranged diametrically opposite the groove (12)" from claims 1 and 7 which otherwise correspond to originally filed claims 1 and 6. There is no indication suggesting that any positioning is possible or that the above mentioned positioning is optional.
- The applicant has indicated that a basis may be found at page 5, lines 1-15. However this passage refers to figures 3a and 3b where the positioning of the protrusion and the groove is arranged as defined in originally filed claims 1 and 6.
- Therefore the assessment under Section III and V below has been done on the basis that above mentioned deletion never took place.

Section III.

- 1. Claims 1-4 and 7 do not contain any or sufficient information regarding how the folding of the tubing may occur, Article 6 PCT. In the claims it is defined that the tube shall comprise a longitudinally extending external groove (12) and an external protrusion (11) where the groove and the protrusion are arranged on diametrically opposite sides of the tube. Should the skilled reader try to fold such a tube he will be confronted with the problem that the groove or protrusion will face each other disabling any connection. It appears to the examining division that each fold must be performed with a back-and-forth 180° turn of the tube with each folding turn in order to mate the groove with the protrusion. However, following experience this is not possible without kinking of the tube which will render the tube occluded. It may be that it could be possible with some very particular material, however, there are no indications in these claims suggesting such a material.
- 1.1 Since the description is silent regarding above mentioned problem the application is regarded as not sufficiently disclosed since the skilled reader cannot find the necessary information enabling him to carry out the proposed invention, Article 5 PCT.

- 1.2 With regard to claims 1-4 and 7, the application does not fulfil the requirements of Articles 5 & 6 PCT.
- The objection to lack of unity raised by the search authority has not yet been 2. examined.
- Although claims 1, 5 and 7 (see "...,in particular for use in connection with...") have 3. been drafted as separate independent claims, they appear to relate effectively to the same subject-matter, i.e. overlapping scope, and to differ from each other only with regard to the definition of the subject-matter for which protection is sought or in respect of the terminology used for the features of that subject-matter.

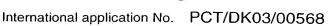
The aforementioned claims therefore lack conciseness.

Hence, claims 1, 5 and 7 do not meet the requirements of Article 6 PCT.

Section V

- 1. The closest prior art, with respect of claim 5, is represented by document US-A-5 522 803 (=D1) which discloses a device according to the preamble of claim 5.
- 1.1 Claim 5 therefor fulfils the requirements of Article 33(2) PCT.
- 2. The difference between the disclosure of D1 and the subject-matter of claim 5 is defined in the characterising portion where it is defined that the device should comprise a holder device for securing the tubing with at least two parallel grooves for receiving and securing the tubing in a releasable manner and that the tube will be in at least two parallel courses when folded and with a first and second end extending therefrom.
 - In claim 6 it is defined that folding will be in at least three parallel courses.
- The objective technical problem solved with the difference of claims 5 and 6 over 2.1 the teaching of D1 is therefore regarded as providing a holder which allows folding to the tube in parallel courses and in a secured and releasable manner.
- 2.2 If the skilled man in the art would be confronted with the problem of securing and folding the tube of D1 in a releasable manner he would turn to any of documents





DE-A-26 20 009 (=D2) or EP-A-0 916 361 (=D3) which would lead him to a device according to the present wording of claims 5 and 6 without exercising inventive skill, contrary to the requirements of Article 33(3) PCT.

Both D2 and D3 discloses tube holding devices with holders which allows folding to the tube in a secured and releasable manner in at least two or three parallel courses, see figures 1 and 2 of D2 and the figure of D3, where the ends are extending therefrom.



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Claims

- 1. A device for subcutaneous administration of a medicament to a patient, comprising:
- 5 a cannula housing (1) with an interior chamber;
 - a cannula (2) connected to the cannula housing (1) and being in flow communication with the interior chamber;
 - a tubing (4) manufactured from a flexible material and having a first end (4') and a second end (4"), wherein the tubing (4) is, at the first end (4'), coupled to the cannula housing (1) in such a manner that the tubing (4) is in flow communication with the interior chamber; and wherein the tubing (4), at the other end, carries a source coupling (5), by which the tubing (4) can be coupled to a source for said medicament,

characterised in

- that, at least over a part of its length, the tubing comprises a longitudinally extending, external groove (12) and a longitudinally extending, external protrusion (11) complementary with said groove (12); and
- that, using the flexibility of its material, the groove (12) is configured for being able to receive and secure the protrusion (11) in a releasable manner in a configuration of the tubing (4), in which the tubing (4) is folded (9) for forming parallel courses of tubing (14, 24, 34).
 - 2. A device according claim 1, said external protrusion (11) being arranged diametrically opposite the groove (12).
 - 3. A device according to claim 1 or 2, **characterised in** that the tubing (4) with the groove (12) and the protrusion (11) is manufactured by extrusion of a plastics material.

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- 4. A device according to the preceding claim, **characterised in** that the protrusion (11) is dovetail-shaped.
- 5. A device for subcutaneous administration of a medicament to a patient, comprising:
 - a cannula housing (1) with an interior chamber;
 - a cannula (2) connected to the cannula housing (1) and being in flow communication with the interior chamber;
- a tubing (4) manufactured from a flexible material and having a first end (4') and a second end (4"), wherein the tubing (4) is, at the first end (4'), coupled to the cannula housing (1) in such a manner that the tubing (4) is in flow communication with the interior chamber; and wherein the tubing (4), at the other end, carries a source coupling (5), by which the tubing (4) can be coupled to a source for said medicament,

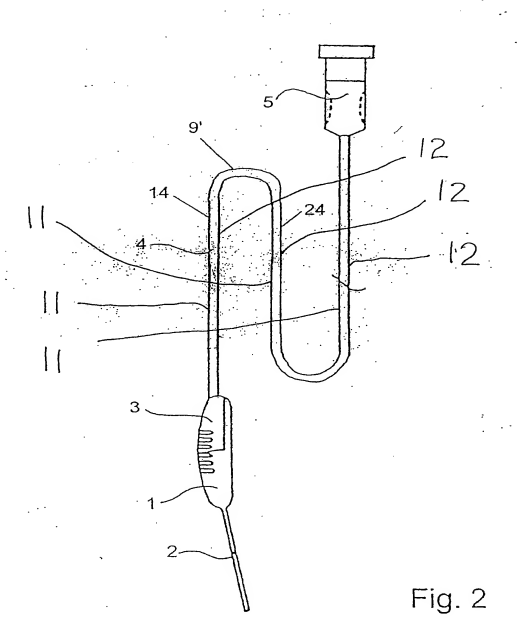
15 characterised in

- a holder device (10) for securing the tubing (4) in a configuration in which the tubing (4) is folded for forming at least two parallel courses of tubing (14, 24, 34) with said first end (4') and said second end (4") extending therefrom, and
- said holder device (10) comprising a plate with at least two parallel grooves (12) configured for being able to receive and secure said courses of tubing (14, 24, 34) in a releasable manner in said configuration of the tubing (4).
- 6. A device according to any one of the preceding claims, **characterised in** that the tubing (4) is folded for forming at least three essentially parallel courses (14, 24, 34) of tubing.
- 7. An extruded flexible tubing, in particular for use in connection with a device according to one of the preceding claims 1-4, **characterised in**

- that the tubing (4) is, at least over a part of its length, provided with a longitudinally extending, external groove (12) and a longitudinally extended protrusion (11) complementary therewith; and
- that, using the flexibility of the tubing (4), the groove (12) is configured for being able to receive and secure the protrusion (11) in a releasable manner in a configuration of the tubing (4), in which the tubing (4) is folded for forming parallel courses (14, 24, 34) of tubing.

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AMENDED SHEET